

House Bill 48

By: Representative Ehrhart of the 36th

A BILL TO BE ENTITLED
AN ACT

To amend Title 36 of the Official Code of Georgia Annotated, relating to local government, so as to revise and change provisions regarding franchise fees; to provide that such fees shall be deemed to be taxes; to provide for conditions, requirements, and limitations regarding the imposition and collection of a franchise tax; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Title 36 of the Official Code of Georgia Annotated, relating to local government, is amended by revising Code Section 36-18-3, relating to restriction on authority of counties and municipalities to regulate cable television systems, as follows:

"36-18-3.

A county shall neither grant a franchise nor collect a franchise ~~fee~~ tax for the operation of cable television systems within the corporate limits of any municipality except by agreement with the municipality. A municipality shall neither grant a franchise nor collect a franchise ~~fee~~ tax for the operation of cable television systems within the unincorporated area of a county ~~except by agreement with the county.~~"

SECTION 2.

Said title is further amended by revising paragraph (7) of Code Section 36-34-2, relating to general powers regarding administration of municipal government, as follows:

"(7)(A) The power to grant franchises to or make contracts with railroads, street railways, or urban transportation companies, electric light or power companies, gas companies, steam-heat companies, telephone and telegraph companies, water companies, and other public utilities for the use and occupancy of the streets of the city, for the purpose of rendering utility services, upon such conditions and for such time as the governing authority of the municipal corporation may deem wise and subject to the

26 Constitution and the general laws of this state. Any fee, franchise fee, or other similar
27 monetary consideration of any name collected from or passed on to customers of public
28 utilities or companies as a result of franchise agreements or contracts shall be deemed
29 to be a franchise tax. Between July 1, 2009, and September 30, 2009, a municipality
30 that is assessing a franchise tax as of June 30, 2009, shall conduct at least two public
31 hearings held at least two weeks apart. Notice of the time, place, and date of each
32 hearing shall be published in a newspaper of general circulation within the jurisdiction
33 of the municipality once a week for the two weeks preceding the week in which each
34 hearing is to be held. Further, prior to imposing a new franchise tax or increasing a
35 franchise tax on and after July 1, 2009, a municipality shall conduct at least two public
36 hearings in accordance with the provisions of this paragraph.

37 (B)(i) The amount of ~~fees~~ taxes collected from municipal customers of public utilities
38 or companies as a result of franchise agreements or contracts authorized by this
39 paragraph shall be itemized on bills or invoices transmitted to such municipal
40 customers for utility services, shall include a statement that the charge is a tax, and
41 shall clearly indicate the municipality which will receive the tax. The requirements
42 ~~of this subparagraph shall not apply to fees that are included in the system-wide~~
43 ~~charges or~~

44 (ii) No franchise tax or portion thereof shall be included in the base rates of a public
45 utility or company subject to a franchise agreement or contract.

46 (iii) Any franchise tax authorized pursuant to this paragraph shall not be levied on or
47 computed based on any revenues from customers of an electric light or power
48 company if such customers are engaged in the manufacture or processing of tangible
49 personal property primarily for resale, nor shall such customers be charged a franchise
50 tax or portion thereof.

51 (C) A municipality shall neither grant a franchise nor collect a franchise tax for the
52 operation of public utilities within the unincorporated area of a county."

53 SECTION 3.

54 This Act shall become effective upon its approval by the Governor or upon its becoming law
55 without such approval.

56 SECTION 4.

57 All laws and parts of laws in conflict with this Act are repealed.